Case 5:08-cr 00168-RMW Document 20 Filed 01/08/09 Page 1 of 1 UNITED STATES DI LICT COURT FOR THE NORTHERN DISCLICT OF CALIFORNIA

	TOTALIMIA DIDUCTOR CALIFORNIA
UNITED STATES OF AMERICA, Plaintiff,	Case Number <u>CR-08-00168-601</u> RMW
v. , , , , , , , , , , , , , , , , , , ,	ORDER OF DETENTION PENDING TRIAL
Walme Cosilism - hopefondant.	
In accordance with the Bail Reform Act, 18 U.S	S.C. § 3142(f), a detention hearing was held on
	N. Humy The United States was represented by
The state of the s	The states was represented by
PART I. PRESUMPTIONS APPLICABLE	
/ / The defendant is charged with an offense de	escribed in 18 U.S.C. § 3142(f)(1) and the defendant has been
Prior organio deportoca III 10 ().31. 6 414	-////// Ninia on release monding - Autol C C t
of hot more man five (5) years has	elapsed since the date of conviction or the release of the person from
factorial interest in the state of the state	
and the establishes a rebuttable presumption that no	condition or combination of conditions will reasonably assure the
barety of any other person and the confinding.	· · · · · · · · · · · · · · · · · · ·
defendant has committed as a CC	ictment) (the facts found in Part IV below) to believe that the
defendant has committed an offense	
Seg. § 051 et see en \$ 055	isonment of 10 years or more is prescribed in 21 U.S.C. § 801 et
seq., y >>1 ct seq., ot g >>>a et seq., OR	
This establishes a rebuttable programation that	irearm during the commission of a felony.
appearance of the defendant as required and the safety of	condition or combination of conditions will reasonably assure the
/X/ Resumption applies. — supervised	
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	vevidence to rebut the applicability of the service
/ / The defendant has not come forward with any	y evidence to rebut the applicable presumption[s], and he therefore
will be ordered detained.	ovidence to reput the applicable presumption[s], and he therefore
/ / The defendant has come forward with evidence	ce to rebut the applicable presumption of the series
	se so readt are applicable presumption[s] to Wit:
Thus, the burden of proof shifts back to the United	States.
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR	(INAPPLICABLE)
/ The United States has proved to a preponderar	nce of the evidence that no condition or new himself.
win reasonably assure the appearance of the defendant as re	equired AND/OR
/ The United States has proved by clear and con	wincing evidence that no condition or combination of conditions
will reasonably assure the safety of any other person and the	e community.
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT	OF REASONS FOR DETENTION
The Court has taken into account the factors se	et out in 18 U.S.C. § 3142(g) and all of the information submitted
at heating and finds as follows: The defending	Ils before the court for a suppression
relieve violation and defend	ant was convicted of a Violeties
	y after dependation. After serving
Ame train he was distrited to	mexico and thus returned ellerally
That It will all a superior	release, This is obruines indicated
sies in agenoust dis signs	somet orders.
// Defendant his attorney and the AUGA barre	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
// Defendant, his attorney, and the AUSA have wa PART V. DIRECTIONS REGARDING DETENTION	ived written findings.
Officetions facility senarate to the extent practicable from page	ney General or his designated representative for confinement in a
ppeal. The defendant shall be afforded a reasonable opportunity	ns awaiting or serving sentences or being held in custody pending ty for private consultation with defense counsel. On order of a court
f the United States or on the request of an attorney for the Garrier	ernment, the person in charge of the corrections facility shall deliver
ne defendant to the United States Marshal for the purpose of an	appearance in connection with a series of the corrections facility shall deliver
	appearance in councilon with a court proceeding.

AUSA

PATRICIA V. TRUMBULL United States Magistrate Judge